

ರಿಗೆ ಆಗಲಿ ಅಥವಾ ಡೆಪ್ಯುಟಿ ಮಂತ್ರಿಗಳಿಗೆ ಆಗಲಿ ತಮ್ಮ ಪರವಾಗಿ ಉತ್ತರವನ್ನು ಕೊಡಲು ಕೇಳಿಕೊಳ್ಳಬೇಕು. ಇದು ಪಾರ್ಲಿಮೆಂಟರಿ ಕನ್‌ವೆನ್ಷನ್ ಆಗಿದೆ.

**Dissatisfaction of workers and Trade Unions in the State in respect of the personnel Appointed to the two Labour Courts.**

Q.—276. Sri G. VENKATE GOWDA (Palaiyam).

Will the Government be pleased to state :—

whether they intend to make the order of the Labour Courts constituted for the States appealable to the National Tribunals by suitable amendments ?

A.—Sri B. VAIKUNTA BALIGA (Minister for Labour) No.

Sri G. VENKATE GOWDA.—Is Government aware that the workers and the trade unions in the State are dissatisfied with the personnel appointed to the two Labour Courts ?

Mr. SPEAKER.—The question is whether the orders of the Labour Courts are made appealable to the National Tribunals. That being so, how does the nature of the personnel of the Labour Courts become relevant to the question ?

Sri G. VENKATE GOWDA.—Because the workers are dissatisfied with the personnel of the Labour Courts.

Mr. SPEAKER.—Then the question should have been framed in that manner. A discussion about the personnel of the Labour Courts does not at all arise out of this question. The question put by the Hon'ble Member refers only to the appealable nature of the decisions of the Labour Courts to the National Tribunals. So far as that is concerned, the Hon'ble Member may ask his supplementaries.

Sri B. VAIKUNTA BALIGA.—May I clarify the position ? The question that has been put by the Hon'ble Member evidently refers also to the heading that has been mentioned there, namely, "Dissatisfaction of workers and trade

unions in the State in respect of the personnel appointed to the two Labour Courts."

Mr. SPEAKER.—The Hon'ble Member should not read only the headline. There were certain other sub-clauses to the question when the headline was put. Those sub-clauses were disallowed, but the headline was retained. The question as such refers only to the appealable nature of the decisions of the Labour Courts and so the supplementaries also should be restricted to that.

Sri M. C. NARASIMHAN.—May I know who gives headlines to questions ?

Mr. SPEAKER.—Headlines are put by the Legislature Office. Questions are framed by Hon'ble Members. When they are tabled, headlines are put by the Legislature Office, but sometimes some mistakes happen while giving headlines. Headlines do not mean much. What is contained in the body of the question is what matters. I will instruct my Office to put proper headlines. I also have found that in some cases the headlines are misleading.

Sri G. VENKATE GOWDA.—Is it a fact that the personnel of the Labour Courts is drawn from the cadre of District Munsiffs ?

Mr. SPEAKER.—This is not relevant to the main question.

Sri J. H. SHAMSUDDIN.—Is there any complaint about the non-provision of the appellate powers ?

Sri B. VAIKUNTA BALIGA.—No.

Sri M. C. NARASIMHAN.—May I know when were the Labour Courts constituted ?

Sri B. VAIKUNTA BALIGA.—Very recently.

Mr. SPEAKER.—That question is irrelevant.

Sri M. C. NARASIMHAN.—The question arises out of the fact that the Labour Courts have been constituted.

Mr. SPEAKER.—The question has not been properly framed. The Hon'ble Member may give another comprehensive question.